

QUICK FACTS ABOUT COLORADO INDUSTRIAL HEMP AND INDUSTRIAL HEMP SEED LAW

- Colorado citizens voted to pass Amendment 64 to the Colorado Constitution which directed the General Assembly to enact legislation governing the cultivation, processing, and sale of industrial hemp. Legislation adopted in 2013 delegated the responsibility for establishing registration and inspection regulations pertaining to cultivation to the Colorado Department of Agriculture.
- Industrial Hemp Regulatory Program is provided in Title 61 of the Colorado Revised Statutes.
- Rules promulgated to administer and enforce the Colorado Industrial Hemp Regulatory Program Act are provided in 8 CCR 1203-23.
- As defined in Colorado Revised Statute, Article 61, section 35-61-101(7) Industrial Hemp “means a plant of the genus Cannabis and any part of the plant, whether growing or not, containing a delta-9 tetrahydrocannabinol (THC) concentration of no more than three-tenths of one percent (0.3% THC) on a dry weight basis.”
- Anyone selling seed that they grow or package in Colorado (regardless of genus and species) must register as a seed labeler or farmer seed labeler with the Colorado Department of Agriculture.